FORM SUMMARY

Name of Form: Motion to Reopen Small Claims Judgment and Order

Form Number: SC - 515

Statutory Reference: §799.29, Wisconsin Statutes

Benchbook Reference: CV 34-9

Purpose of Forms: Used by plaintiffs or defendants who failed to appear at a

small claims court proceeding even though they had notice of the hearing. The form allows such defendants to petition

for a hearing to reopen the default judgment.

Who Completes: Defendant

Distribution: Original to court; copies to other parties.

Accompanying Forms: None

New Form/Modification: New form.

Comments: This form should be used where notice of hearing is NOT

an issue (see SC-511 when notice IS an issue). For example, where the plaintiff or defendant was ill or forgot about the hearing this form could be used. The notice of motion must be made within 20 days of judgment in ordinance cases and six months in small claims cases unless improper venue is alleged, then notice must be made

within one year of judgment.

In order to reopen a default judgment, the defendant must show a meritorious defense (see J.L. Phillips & Associates v. E & H Plastic Corp., 217 Wis 2d 348, 577 N.W. 2nd 13

(1998)).

About this Form: This form is the product of the Wisconsin Records

Management Committee, a committee of the Director of State Court's Office and a mandate of the Wisconsin

Judicial Conference

If you have additional information that does not change the meaning of this form, attach it on a separate page.

This form itself shall not be altered.

Date: 05/18/01